

**Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C. 20554**

In the Matter of)	
)	
LADAMEX, INC)	
)	
Application pursuant to Section 214 of)	File No. ITC-214 _____
the Communications Act of 1934, as amended)	
to provide global facilities-based and)	
and resale services)	

APPLICATION

LADAMEX, LLC. (“LADAMEX” or “Applicant”), hereby requests authority, pursuant to Section 214 of the Communications Act of 1934, as amended, 47 U.S.C. § 214 (1982), and Section 63.18 of the Federal Communications Commission's (“Commission”) Rules, 47 C.F.R. § 63.18, to provide global international facilities-based and resale authority between the United States and international points, except those international points not authorized by the Commission (the “Application”). LADAMEX is a U.S. company organized to provide international telecommunications services. LADAMEX has no foreign affiliations. LADAMEX serves business and residential customers throughout the United States. By granting this application, the Commission will serve the public interest, convenience and necessity by promoting competition in the international services market. Competition will benefit U.S. consumers by increasing service options and lowering prices. Thus, the public interest will be served by the grant of modification of Section 214 authority to LADAMEX.

SECTION 63.18 INFORMATION

The following information is submitted, as required by Section 63.18 of the Commission’s Rules, in support of LADAMEX request for authorization:

(a) The name, address and telephone number of the Applicant is:

LADAMEX, LLC.
112 N. Curry St.
Carson City, NV 89753
(909) 563-7007

(b) LADAMEX is a company organized under the laws of Nevada.

(c) Correspondence concerning this application should be sent to:

Jesus Huacuja
LADAMEX, LLC.
112 N. Curry St.
Carson City, NV 89753

with a copy to

Raul Magallanes, Esq.
The Law Office of Raul Magallanes, PLLC
P.O. Box 1213,
Houston, TX 77549

(d) LADAMEX does not currently hold any 214 authorizations.

(e) LADAMEX requests global facilities-based and resale Section 214 authority pursuant to the terms and conditions of Section 63.18(e)(1) and 63.18(e)(2) of the Commission's Rules, 47 C.F.R. §§ 63.18(e)(1) and 63.18(e)(2).

(f) At this time, LADAMEX seeks no other authorization available under Section 63.18(e).

(g) Not applicable.

(h) In support of this certification, the name, address, citizenship and principal business of the person(s) that control ten percent or more of LADAMEX is as follows:

LADAMEX S de RL de CV
Ave. Nicaragua #601
Col. Cuahtemoc Sur
Mexicali, Baja California
Mexico 21100
Ownership: 100%
Incorporation: Mexico
Business: Telecommunication

In turn, ownership in LADAMEX S de RL de CV is held as 75% US citizens and 25% Mexican nationals. Details on the owners are as follows:

Jesus Huacuja
LADAMEX, LLC.
112 N. Curry St.
Carson City, NV 89753
Ownership: 25%
Citizenship: USA
Business: Telecommunications

Faustoma Huacuja
LADAMEX, LLC.
112 N. Curry St.
Carson City, NV 89753
Ownership: 25%
Citizenship: USA
Business: Telecommunications

Antonio Huacuja
LADAMEX, LLC.
112 N. Curry St.
Carson City, NV 89753
Ownership: 25%
Citizenship: USA
Business: Telecommunications

Heriberto Daniel Villasenor Huacuja
LADAMEX, LLC.
112 N. Curry St.
Carson City, NV 89753
Ownership: 25%
Citizenship: Mexican
Business: Telecommunications

(i) LADAMEX certifies that it is not affiliated with any foreign or U.S. facilities-based carrier.

(j) LADAMEX certifies that it does not seek to provide international telecommunications services to any destination country for which any of the following is true:

1. LADAMEX is a foreign carrier in that country; or
2. LADAMEX controls a foreign carrier in that country; or
3. Any entity that owns more than 25 percent of LADAMEX, or that controls LADAMEX, controls a foreign carrier in that country.

(k) No applicable.

(l) Not applicable.

(m) Not applicable.

- (n) LADAMEX certifies that it has not agreed to accept special concessions directly or indirectly from any foreign carrier with respect to any U.S. international route where the foreign carrier possesses market power on the foreign end of the route and will not enter into such agreements in the future.
- (o) LADAMEX certifies that pursuant to Sections 1.2001 through 1.2003 of the Commission's Rules, no party to this Application has been denied federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988.

CONCLUSION

In conclusion, LADAMEX certifies that all of the information in this Application is accurate and correct. For these reasons, LADAMEX respectfully requests that the Commission grant this Application.

Respectfully submitted,

LADAMEX, LLC.

By: /s/ Jesus Huacuja
Byron Allen, Managing Partner

Date: April 28, 2009